

**UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
MARSHALL DIVISION**

TQ DELTA, LLC,

Plaintiff,

v.

COMMSCOPE HOLDING COMPANY,
INC., COMMSCOPE, INC., ARRIS US
HOLDINGS, INC., ARRIS SOLUTIONS,
INC., ARRIS TECHNOLOGY, INC., and
ARRIS ENTERPRISES, LLC,

Defendants.

Civil Action No.: 2:21-cv-310

[PROPOSED] ORDER GRANTING COMMSCOPE’S MOTIONS *IN LIMINE*

Pending before the Court are CommScope’s Motions *in Limine*. The Court, having considered the Motions and the supporting exhibits and declarations, **ORDERS** as follows:

CommScope’s MIL 1 Exclude Use of the Terms “Holdout,” “Holdup,” and “Unwilling Licensee”

The MIL is **GRANTED**.

CommScope’s MIL 2 Exclude Privileged Testimony from Marcos Tzannes

The MIL is **GRANTED**.

CommScope’s MIL 3 Exclude Any Testimony Contrary to TQ Delta’s 30(b)(6) Testimony

The MIL is **GRANTED**.

CommScope’s MIL 4 Exclude Any Evidence, Testimony, or Argument Regarding Offers by CommScope During Settlement Negotiations

The MIL is **GRANTED**.

CommScope's MIL 5 **Exclude Any Evidence, Testimony, or Argument Relating to
CommScope's (and Any Predecessor Entities') Contributions to
Standard-Setting Organizations**

The MIL is **GRANTED**.